

LOCAL BRIEFS.

T. H. JONES & Co. received yesterday, lead and silver ores, \$3,193.41.

WELLS, FAIRBANK & Co's shipments yesterday were, base bullion, \$1,000.

THE ALBANY - MORRISON - SHERIDAN Company close their engagement at the theatre this evening.

PAY-BAY at the Fort has brought a number of the boys to town. They have been very orderly so far.

MCCORMICK & Co. yesterday received: Hammer bullion, \$5,405; Stormont bars, \$2,500; Queen of Hills ore, \$1,000. Value, \$10,415.

ELI PERKINS lectures at the Walker Opera House on Saturday evening next, his subject being "The Philosophy of Wit."

JAMES CAMPBELL, a resident of the Twenty-first Ward, received rather severe injuries yesterday, by being thrown from a horse.

ALEXANDER ANDERSON, of Tooele County, and Ole Johnson, of Summit County, were yesterday admitted to citizenship by Judge Zane.

THE EXAMINATION into the charge against Ben Rolison was yesterday postponed, on motion of the prosecuting attorney, until this morning.

THE CENTRAL PACIFIC furnishes the following as the list of eastward bound passengers who yesterday passed through Ogden: Over the U. P. 72, over the D. & R. G. 23. Total 95.

THE FOLLOWING from a Butte exchange would indicate that the old time Salt Lake were meeting with the success he deserves: "Excavating for the Griz block on Main Street is being vigorously pushed forward."

THERE were no new developments in the Thurgood-Boyd case yesterday. Mr. Lewis, whom we mentioned in connection with the affair, disclaims having taken any part in it. Mrs. Thurgood, although industriously sought after, was not arrested yesterday.

THE COMPANY of emigrants, who had been detained by the Union Pacific strike, arrived in the city at 11.30 yesterday morning. There were 180 people in all, including seventeen elders. They report a very pleasant trip, and all the Salt Laker are glad to be home once more.

THE STOCKHOLDERS of the Twentieth Ward Co-operative store held a meeting on Monday evening, at which the following were elected directors: John Sharp, W. C. Dunbar, George Romney, James Sharp, W. H. Rowe, G. M. Olinger and R. H. Neslen, president. John Sharp, vice-president. W. C. Dunbar, executive board, Geo. Romney, F. R. Neslen, W. H. Rowe, secretary, W. H. Rowe.

TO MEET THE GOVERNOR.

Special Cars to be Attached to the 4.15 Train.

Governor West will arrive in Salt Lake this evening. He will be met at Ogden by a number of the citizens of Salt Lake, who have made arrangements for a special car to be attached to the regular train, leaving here at 4.15. It is understood the affair is under the management of Secretary Thomas. Among those who have been invited to occupy the car are: Judge Redd, Judge Zane, General McCook, General McLennan, Colonel Godfrey, Thomas Marshall, J. C. Royle, J. E. Dooley, Col. S. A. Merritt, Bolivar Roberts, Arthur Pratt, M. Kirkpatrick, W. C. Hall, J. G. Sutherland, James Glendinning, Benj. Sheeks and a great number of others.

As will be seen by reference to the minutes of the City Council, that body has also decided to go to Ogden and welcome the Governor to his new home this evening. A special car has been placed at the disposal of the City Fathers and invited guests, which will also be attached to the regular 4.15 train. A reception will be tendered the Governor of the City Council in a few days.

PERSONAL.

JUDGE POWERS is down from Ogden.

JOHN WOOD, of Farmington, is in the city.

A. BROWN has gone south for Z. C. M. I.

J. E. ROBINSON, of Farmington, is in town.

J. A. WINKLER, Jr., of Cheyenne, is a Continental.

JAMES NELSON, of South Cottonwood, is with us.

R. L. CUTLER, of West Jordan, was on the street yesterday.

H. G. RAND, the Cheyenne cattle man, is in the City.

Mrs. J. T. LYON and daughters have come east on a visit.

MALLET, the King of the Cycle, will probably be in town this week.

BRY, BIRKMAN, of the Bountiful Co-op. is in visitor at Salt Lake.

HOTT HERMAN, Jr., went north yesterday, on a three days' business trip.

JOHN BARNES, returned from his extended eastern trip on Monday evening, having travelled somewhere in the neighborhood of 8,000 miles. He comes back in good shape, and tells fabulous stories of the good times he has experienced.

Tom and Jerry.

The issue of this cold-weather beverage as dispensed at the Occidental, in widespread. The stock of liquors, wines, beers, ales, cigars, etc., kept at this old established house are of the best brands. Families desiring supplies for the holidays should be a life in mind.

ADEN & McINTYRE, Proprietors.

Music by the Band and dancing at the Rink this evening.

Silk and woolen secular allovers and notions to match, at

F. ABERNETHY & Co.

Get your paper bags from Culmer & Bros., plain or printed for 5¢ the usual price.

BRAIN'S MOTIVE.

He Swears He Took the Deputy for Burglars.

BOTH SIDES OF THE STORY.

The Evidence All In and the Case to Go to the Jury This Morning.

The hearing of the Brain case was resumed by Judge Zane yesterday morning at 10 o'clock.

Mr. CRITCHLOW closed his argument commenced on the previous day by quoting the celebrated Trawankee mining case 1881, in which Marshall Slaughter, who was interested in the suit had had the empanelling of the jurors, and on which ground a challenge to the panel was sustained in this very court.

Mr. DICKSON briefly answered, denying that the marshal was biased and that he had any interest in the result of the suit. He quoted the Hampton case in which the Supreme Court of the Territory recently held that the challenge to the array was properly overruled—the challenge having been interposed on the ground that the marshal, who had summoned the jury, had expressed an opinion that the defendant was guilty.

Mr. BROWN closed and in his characteristic manner denounced as an absurdity a system which would allow the master men who had been assaulted—against whom the offense had been committed—to summon the jury which was to try the case. He quoted several authorities in defense of his position.

Judge Zane overruled Mr. Brown's challenge and said that the question was whether the fact that Mr. Greenman and the Marshall had summoned the jurors, they being the witnesses in the case, was a sufficient cause of challenge. He saw no reason to depart from the statute in this case, and the fact that the officers were witnesses would not affect the impartiality of the jurors. It had not been alleged or shown that the Marshall had been actuated by any improper motive in summoning the panel, or that he used any undue influence with the men he had selected.

Mr. DICKSON then called Mr. McMillan, as a proof of the parts of the challenge which he had denied. He testified that there were from 70 to 80 unlawful exaltation cases pending last night. The trial commenced on the 21st day of July. The S. H. B. Smith case was first called. The record shows that the regular panel was exhausted in an attempt to obtain a jury. A further drawing was necessary and this was exhausted in the second Langan case. The venire for this term was returned at 10 o'clock in the morning and the criminal sittings were not made till in the afternoon.

Cross-examined—I have been assistant clerk for about ten years. The usual list of 200 names has usually lasted till the September term until this year, when it was exhausted during the first term.

Mr. DICKSON proffered an explanation as to how the panel had been so easily exhausted, and Mr. Brown asked him, with one of his knowing smiles, whether it had been his aim on purpose to hasten the day of open venires. He replied that it had not, and offered to be sworn, but Mr. Brown said it was not necessary. He whispered to his counsel, Judge Zane, that he was not sorry when the time for open venires arrived.

MARSHALL IRELAND was sworn.—He testified that he had assisted in empanelling the jurors for this term. Mr. DICKSON asked him whether he had any bias against the defendant. Mr. Brown objected and said the law presumed a bias from the nature of the circumstances. Mr. DICKSON said if it were left to a question of the presumption of the law he did not care to persist or to offer further evidence. He therefore rested. Judge Zane again ruled in his favor, and all the preliminary points being thus disposed of, the call of the jurors proceeded with. The following names were called:

J. B. Paxton, E. E. Brim, Aaron Sullivan, S. S. Maxwell, T. W. Whitely, D. R. Firman (absent), L. Golding (absent), Henry Sadler (absent), D. C. Murphy, Henry Carrigan, E. A. Whitaker, Edward Roth, Neil Gillis, W. E. Blenny and W. F. Gerrish.

Mr. Paxton had been summoned by Captain Greenman, and was challenged on that ground. Overruled, but Mr. Brown afterwards challenged him on his preeminent right. W. T. Barbee was called in his stead, and was accepted. The indictment was then read, charging Edward Brain with committing an assault upon Deputy Marshal Greenman, on July 24, 1885, while he was attempting to serve a subpoena upon Anna Peters.

Recess here occurred until 2 o'clock, and at that hour,

MARSHALL IRELAND was sworn and testified that he had accepted Mr. Greenman's bond as a deputy United States Marshal.

Mr. GREENMAN was then examined.—His appointment as deputy has never been revoked. About the 3d or 4th of July I was handed a subpoena to serve on Anna Peters.

Recess here occurred until 2 o'clock, and at that hour,

Mr. DICKSON asked the Captain to identify the subpoena, handing it to him. Mr. Brown objected on the ground that the subpoena showed there had been an erasure and an interpolation in another handwriting changing the time of the return of the subpoena; overruled. Mr. Brown then made an objection to the subpoena itself, which stated that it was returned on the 4th day of July; he claimed it was ordered returnable "forthwith," and that there could be no session of court on that date, hence there could be no "return forthwith." He also objected on the additional ground that the subpoena was not sufficiently described in the indictment, the main omission being that it was a "lawful and legal writ." Judge Zane overruled both objections, stating that the attorneys must "get on;" this case was taking too much time.

Reopened—I know the defendant. On the 2d of July last year he lived in the Twenty-first Ward. I reached his house at about 11.30 at night. It was above a mile and a half from my house. I went in a horse and buggy from McKinnin's stable, Deputy Collins and a man named Johnson were with me. Mr. Collins was in the house, and the last I heard from him, when I got to the house I did not see Mr. Collins go to the rear. I called at the front door, Mr. Brain,

after some time, called out from the inside asking who was there. I told him who I was and what my business was. (Objected to. Overruled.) I told him I was a deputy marshal and had a subpoena to serve on Anna Peters. He told me I couldn't come in. I then tried to undo the wire screen, and spent several minutes at it. I could hear someone talking on the inside and a bustling sound. After some time I told Mr. Brain that if he didn't let me in I would have to break in. He replied that if I did he would treat me as if I were a mob. Soon after I heard a door open in the rear, and he came out to me. "Look out, he's armed," I looked at him. (The pistol was produced at full cock in his right hand.) I stated the same condition that it was now in. I grabbed him by the collar and the left arm—he was swinging the weapon around so (illustrating) and Collins kept saying, "He'll shoot you." I remember replying, "If he wants to shoot, he'll have to shoot." When I grabbed him, he said, "I'll give up." I entered the house afterwards and found the witness there. (Objected to. Overruled.) She was up over the ceiling; had got there through a small hole about nine feet from the floor: there was no other means of getting up; after searching the rooms below and finding no one, Marshall Ireland got on a chair and pushed the covering off this hole in the ceiling. Mr. Brain then said, "I'll have her come down;" before that he had denied positively that she was there; there was no one else there but a baby, so that she could not have mounted to the ceiling without Mr. Brain's aid.

Cross-examined—When I saw him with his pistol, he was not coming directly toward me; it was I who intercepted him. I was after Brain just then—not Anna Peters. I had no warrant and no subpoena for Brain. I had seen no revolver nor heard anything of one until I intercepted him.

Also did not draw his revolver then till you intercepted him?

A.—Well, I saw he had something in his hand as soon as I saw him. He was going away from Collins. We knew that he did not have the witness about him. (Laughter.) We intercepted and arrested him. After I arrested him, read him a subpoena. It was twenty minutes or half an hour after that that he opened the door. Johnson had previously gone after Marshall Ireland. As soon as Brain pried open the door in the ceiling, I saw a female's skirts. Brain then said he would have her come down. The subpoena I read him commanded Anna Peters to appear on September 20th. I don't know what was in "September 20th." It is not Mr. Brain's writing. I did not read it to her "forthwith." She was brought down next day (on the 4th, on a warrant for her arrest).

Mr. DICKSON asked Mr. Greenman to draw a rough sketch of the Brain house and the positions occupied by the actors in the scene he had described, the point at which he had interrupted Brain, etc., which he did.

BENJAMIN JOHNSON was sworn.—I was with Mr. Greenman and Mr. Collins on the night in question. I heard Mr. Greenman tell Mr. Brain he had a subpoena and he wanted to get in. Mr. Brain replied that he didn't give a damn what he had, but he couldn't come in. Mr. Greenman said he must break down the door. Mr. Brain said if he did he would treat him as he would a mob—he was armed, and he would take good care to use what he had. Greenman then told me to go after the Marshall, which I did. I told him "Greenman, the birds' eye; you 'old the fort." Brain said he had both a gun and an axe.

Mr. BROWN conducted a vigorous cross-examination, which was highly amusing. The witness, an Englishman, very anxious to enter into details, said he had never had any quarrel with Brain, but did not have any particular feeling for him. Brain had called out to him from within: "So you're there, are you." I replied, "Yes, I am, old stick in the mud, and I mean to stay." He corroborated Mr. Greenman in most of the details, but contradicted himself in several parts. He admitted that he was the man who had "given Brain away."

MARSHALL IRELAND testified—I rode up that night when called by Johnson. I found Mr. Brain and the officers on the door step. He said the witness was not there, but he would show us the house. We went in and I saw the hole in the ceiling. Mr. Brain said it had never been used, and he didn't know what was there. It was a hole in the ceiling, a broom, but could not, and took an axe which I found there, lifted the door up then and saw a woman's skirts. Mr. Brain then called her down. She didn't seem disposed to come, and I proposed sending Mr. Collins up, when she called out that she would come down.

Mr. DICKSON said this was his case. He called Anna Peters: a blonde Danish girl, who testified as follows: Mr. Brain and I came in at about 11.30, talked a while and went to bed. We were asleep, when we were awakened by a knocking. Brain asked who it was; they said there was a person in there they wanted, and they must come in. Brain said unless they told him who kind of a mob they were he wouldn't let them in. He is a little deaf, and he had to ask me what they said. I heard Greenman say: "Go and get the iron, Johnson; we'll put them on them." I took a ladder and climbed up in the parrot, pulling the ladder after me, covering the hole and sitting on the lid. (Laughter.) When I told Brain they had gone after him, he said I must be mistaken. It was "Ireland" and he then went out. He did not know where I was.

Cross-examined—He took the six shooter with him, because he always carried it when he went out. We did not know they were deputies until I told Brain about the "irons," and he said must be "Ireland."

Re-direct—When he went out he told me he was going over to Maxwell's to have him come and act as a witness. Mr. BRAIN himself was next sworn and told the following story: I had just about got into bed near 12 o'clock, when I heard a knocking. I am a little hard of hearing, and when I asked who it was, he said, "Ireland." I said I did not know who it was and I stayed then off. I had never seen Captain Greenman. I never said anything about an axe. I said I was armed, and I didn't allow anybody in my house at night. I have no recollection of saying I didn't care who it was or what they had. Heard nothing of any subpoena. I went out with the intention to go over to my foreman, James Maxwell. Greenman came up to me and used me pretty rough, saying "I arrest you." I always carried a pistol, but so help me God, I never cocked it, presented it, nor had it out of the scabbard.

To Mr. DICKSON—I didn't know when

I went out of the house that they were deputy marshals. Heard nothing of it. Q.—How do you explain saying to your wife when she spoke about the "irons," that she was mistaken—it must have been "Ireland?" A.—I didn't say anything of the kind. I remember being brought before Commissioner McKay next day. Don't think I made any particular statement. Mr. DICKSON read from a paper and asked him if he denied telling the Commissioner that he didn't know in the first place that they were deputies; if he had, it would have made no difference he had a right to hide a witness if he wanted to. He denied this; said he thought they were burglars; he had money in the house. Mr. DICKSON—You thought they were burglars, did you?

A.—I did. Q.—Then why did you go out with that pistol in the scabbard?

A.—(hesitating)—Well, I always carried it that way. Mr. DICKSON—That's all. Mr. Maxwell was called and merely testified as to the road between his house and Mr. Brain's. It was now 5 o'clock. Mr. BROWN said that they had no more testimony and court adjourned until this morning at 10 o'clock when the arguments will be commenced.

PROVO POINTS.

A REPRESENTATIVE of the Salt Lake firm of Nattress Brothers was in Provo a few days ago and disposed of a number of bicycles to the boys about town. Since then we have free bicycle exhibitions on the streets nearly every evening.

SOME CAST iron lamp posts with street lamps in front of S. S. Jones' store are among the latest improvements of a public nature. These lamps serve to light up the side walk in that locality as also the entrance to the alley way through the block from Jones' store to the theatre.

WE HAVE every evidence that summer is here. The farmer can now toil and sweat from early morn till dewy eve. The most independent of his kind, he can defy capital for he is a capitalist himself in one sense, and with a prodigality of resources, he adds to the material wealth of the world and at the same time he can laugh at labor strikes. With full bins, full barns and cellars, he has the world at a disadvantage and don't seem to realize it.

A MODERATE-sized audience witnessed the May day performance at the theatre last Saturday night, and it really was the most pleasing entertainment we have had the pleasure of enjoying for a long time. From the opening song and dance of fairies around the May pole to the closing scene of the opera "Gyp Junior" the class of school children, each rendered their without any prompting or noticeable mistakes, making it plain to the audience that they had been thoroughly trained for the occasion. The applause and recalls were hearty and frequent throughout, and as the entire success of the charming entertainment was due to the indefatigable efforts of Miss Lillie Roberts, the efficient music teacher, we think she is deserving of great credit for her efforts to please.

Provo May 3, 1886.

More Officials.

The Utah Commission yesterday appointed the following registration officers:

EMERY COUNTY.
Castle Dale, John Zawalhin.
Orangeville, J. K. Reid.
Farron, M.
Molen, J. D. Killman.
Muddy, John L. Lewis.
Huntington, C. T. Wakefield.
Price, Caleb Rhoads.
Wellington, R. B. Thompson.
Green River, J. T. Farrer.
Mosh, G. J. Boren.
Scott, S. S. Harkness.
Lawrence, C. T. Wakefield.
For both precincts.

Father Judd's Funeral.

The funeral services of the late Father Thomas A. Judd, were conducted on Tuesday afternoon at the residence of his daughter, Mrs. Phoebe Kimball, and were attended by the sons and daughters, and other relatives and friends of the deceased. Bishop O. F. Whitney delivered an address that was full of promise of the dead and consolation for the living. The singing was by Misses Edith Clawson and Messrs. Geo. D. Pyper and J. D. Spencer. Mr. C. S. Burton presiding at the organ.

Father Judd was among the oldest men in the Territory, and had been a resident here since 1859. He was born in Westport, Ontario, Canada, 84 years ago, and having lived the life of an honest, upright man, he had many warm, personal friends. His living daughters and sons—Mrs. Margaret Clawson, Mrs. Phoebe Kimball and George and Alfred Judd, were present at his death on Sunday night.

Beck's Hot Springs.

This popular place of resort has now separate bathing houses for ladies and gentlemen. Excellent rooms, superior accommodations and all the recreation that one desires.

DIAMOND Well Finish at G. F. Culmer & Bros.

Curtains.

New Styles, at DIXWOOD'S.

Pianos and Organs.

For rent at Calder's Music Palace.

CANVASERS wanted at G. F. Culmer & Bros.

Baby Carriages Cheap.

AT CO-OP. FURNITURE STORE.

TAKE your buggy to G. F. Culmer & Bros. and have it elegantly painted for six dollars.

1,000 CRICKET caps and goods from cheapest to finest at ABERNETHY & Co.

GILMORE'S NEURALGIA CURE is a positive cure for Neuralgia in the face, side and stomach. For sale at A. C. Smith & Co.'s Drug Store.

Cheap Baby Carriages.

all styles and low prices, at H. DIXWOOD & Co.

NOVELTIES in paraffin, the Yum Yum Manoeuvre, Piccadilly. Just received at F. ABERNETHY & Co.

A NIGHT OF REFORM.

Our Municipal Fathers Evidently Mean Business.

TO MEET THE NEW GOVERNOR.

On Police Protection—Revision of the Ordinances—After the Nuisance Fines—General Awakening.

There were only two empty seats at the meeting of the City Council last evening, and the gavel of the Mayor fell promptly. The following business was transacted:

W. C. SPENCE and others asked permission to lay a pipe to convey water to their respective premises. Referred to the committee on irrigation.

A communication was received from J. H. Hyndman, secretary of the Utah Wool Growers' Association, thanking the Council for the use of the Legislative Chamber during their recent meetings in this city.

W. S. BRIGHTON asked that in case the city corporation decided to run the Warm Springs Bath House, that he be given the position of manager. Committee on public grounds.

THOMAS F. THOMAS also made a similar request, and it was similarly disposed of.

THOMAS H. MORRISON represented that he had been unable to do any laborious work for a great many years; that he had a large family dependent upon him, and asked for a free license to peddle fruit and ice cream.

COUNCILLOR TAYLOR—"If the petitioner is a monogamist and a law-abiding citizen, I move that he be granted a free license to peddle fruit and ice cream, for a period of six months."

Adopted.

JAMES RANDALL, in a communication, alleged that he was past the age when he could do any laborious work and asked a free license to peddle fruit, etc. Referred to committee on license.

C. W. PARKER asked for a license as retail liquor dealer for three months, from May 1st. Granted.

Police Judge PRYKE presented his report of the business transacted for the month of April, showing:

Cash fines \$ 432.50
Labor 1,486.75

Total \$1,919.25

Referred to the committee on police.

CITY-MARSHAL SOLOMONS submitted a detailed report of the expenditures of his department during the month of April. Referred to committee on police.

ALDERMAN RYTER asked unanimous consent, which was granted, to report verbally on a petition of Hugh Anderson and others, asking that street lamps be placed on East Temple Street, between North and South Temple Streets. The remaining members of the committee with himself had examined into the matter, and they thought it was deserving of immediate attention. There was no section of the city, he said, that was more frequented than this one block, which had been long kept in almost total darkness. At present it afforded an excellent harbor for tramps and other evil-disposed persons.

After some little discussion, all of which inclined to the granting of the petition, it was finally decided to order the immediate erection of two lamps, to be placed on the west sidewalk.

MISCELLANEOUS.

The following bills were presented and allowed:

Mrs. M. A. Burt, to feeding city prisoners during the month of April, 3,764 meals at 10¢ each, \$376.40.
R. B. Williams, collecting dog tax for the month of April, thirty dogs, at 1¢ per head, \$30.
To Supervisor's contingent fund, \$1,000.
To Mayor's contingent fund, \$500.
To Marshal's contingent fund, \$500.

ON POLICE REGULATIONS.

COUNCILLOR TAYLOR related to the Council an incident that came under his observation a few days ago, in which four horsemen had run into a number of ladies who were wheeling baby carriages out in his section of the city. It was, he said, an exhibition that made his blood run cold, and he momentarily expected to see some of the party killed. Yet under our present police regulations such occurrences were unavoidable, and he thought an extra policeman should be provided for that part of the town (19th Ward). In order to get the matter properly before the Council, he would move that the services of two mounted officers be engaged at once.

The Mayor said he had mentioned the matter to the Marshal, and made the same suggestions to him, but he did not know whether these suggestions had been carried into effect.

On motion the matter was referred to the committee on police, with the Mayor associated.

The Mayor said the matter of police regulations was one to which he had been giving considerable thought. He was satisfied that under the present system the police force was not used to the advantage that it should be. There were too many of them in the center of the city. They were not doing their duty as it should be done. This idea of having eight or ten men bunched together in the center of the town was all nonsense. He was getting very tired of this thing, and proposed to go to work and straighten matters out.

COUNCILLOR KIRKMAN also spoke of the necessity for better police protection in the outside wards, and thought some action should be taken looking to a remedying of the evils complained of.

FAST DRIVING IN THE PARK.

ALDERMAN FYER thought some action should be taken, looking to the suppression of fast driving in the Park. He himself had seen considerable of it done at late, and it was endangering both life and property.

COUNCILLOR WELLS suggested that the matter be referred to the committee on public grounds, with instructions for the committee to prepare a number of rules to govern such matters. Adopted.

IN RELATION TO STREET CARS.

COUNCILLOR TAYLOR desired to know if there was any ordinance requiring street car companies to keep their tracks

in such a condition that one could drive a buggy over them without taking a wheel off.

ALDERMAN RYTER replied that it was almost impossible to prevent the rails from projecting above the surface of the ground. If the rails were even with the ground, rocks and gravel would be always on the track, throwing the cars off and making very disagreeable riding. There were, he said, some regulations requiring that the crossings should be planked, but that was all.

COUNCILLOR WELLS thought if the ordinance requiring this was enforced it would be a good thing, and on motion the Marshal and Mayor were instructed to see that the ordinance in question be rigidly enforced.

AFTER THE HACKMEN.

COUNCILLOR CANNON called the attention of the Council to the fact that at certain portions of the day there was a string of hacks from Gadsby's corner, extending nearly or quite a whole block south. It was almost impossible to drive up to any business house on that side of the street, and entirely useless to endeavor to tie up an animal. This might be according to the ordinance governing such matters, but it seemed to him that it was a nuisance that should be remedied.

The committee on municipal laws was instructed to look into the matter and report just what privileges were accorded to the hackmen and others.

REVISION OF ORDINANCES.

COUNCILLOR TAYLOR said it seemed to him that some steps should be taken looking to a revision and compilation of the city ordinances. At present they were in a most deplorable state. He had a most deplorable state. He had a most deplorable state. He had a most deplorable state.

ALDERMAN FYER also urged the necessity of a revision and compilation, and on motion the question was referred to the committee on municipal laws and committee on revision.

THE NUISANCE FINES.

ALDERMAN RYTER directed the attention of the members to the lax, or rather non-enforcement of the ordinance in relation to dumping garbage in the streets of the city. Green grocers had acquired the habit of either throwing all their spoiled garden truck into the water sec that passed their premises, or placing it so near to the sec that it would be knocked into it. Saloon men brought out their cuspidors and cleaned them on the street, early in the morning, in front of their places of business. The festering masses of corruption in many parts of the city were such as to create the most profound disgust, to say the least, of the first class of the people. "Talk about Jake Morita's brewery," he said, "why it is nothing compared to the stench that arises from the practices referred to." There is an ordinance on the subject; it is only a question of enforcing it; and it should be enforced vigorously, first giving requisite and reasonable notice. The ordinance had been a dead letter for so long that it was a rather delicate matter for an officer to attempt to enforce it, but it should be done.

On motion, the Marshal was instructed to enforce the ordinance referred to.

EXTENDING WATER MAINS.

C. O. WHITENOR, in behalf of himself and others, who desired the water mains extended to their premises, and which the Council had granted in consideration of the raising of \$3